

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

DEREK E. GRONQUIST,

Plaintiff,

v.

FAYE NICHOLAS, HEATHER ANNIS,  
CC3 PAUL PEMBERTON, STEVE  
BLAKEMAN, KAREN BRUNSON,  
HAROLD CLARKE, STATE RAMSEY,  
RICHARD MORGAN, STEVE  
TOOHEY, JOHN DOES I, II AND III  
CLALLAM BAY CORRECTIONS  
CENTER OFFICERS, DEPARTMENT  
OF CORRECTIONS, and STATE OF  
WASHINGTON,

Defendants.

No. C10-5374 RBL/KLS

ORDER REGARDING SUBMISSION OF  
DEPOSITION TRANSCRIPTS

Before the Court is Plaintiff's letter dated May 19, 2011. ECF No. 57. Included with Plaintiff's letter are eleven deposition transcripts marked "Original." Plaintiff asks that the deposition transcripts be filed with the Court as he will be relying on them for his "Motion to Compel Discovery, Motion to Impose Discovery Sanctions, Cross Motion for Summary Judgment, and Response to Defendants' Motion for Summary Judgment." *Id.*

Discovery is not filed in civil cases, unless it is attached to a motion. Although Plaintiff indicates that he anticipates filing various motions, none have been filed to date. At the time Plaintiff files a discovery motion, he may attach the discovery that is in dispute. *See e.g.*, CR 37(a)(1)(B)(ii) (each disputed discovery request and the opposing party's objection/response thereto shall be set forth in the submission). *See also*, CR 32 (Using Depositions in Court Proceedings).

  
Karen L. Strombom  
United States Magistrate Judge